### Negotiated Document

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BOARD OF EDUCATION

TOWNSHIP OF FRANKLIN

September 1, 1988 — June 30, 1991

#### **AGREEMENT**

BETWEEN THE

# TOWNSHIP OF FRANKLIN BOARD OF EDUCATION

AND THE

## TOWNSHIP OF FRANKLIN EDUCATION ASSOCIATION

THE COUNTY OF GLOUCESTER, NEW JERSEY

FOR

September 1, 1988 — June 30, 1991

TREA - NJEA - NEA

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#### TOWNSHIP OF FRANKLIN BOARD OF EDUCATION

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NEGOTIATING	TEAM
ROBERT FOSTER	CHAIRPERSON
HELEN STOCKTON PASQUALE MUI	MARTIN MASTRO
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DONNA FIXLER	PRESIDENT
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SCHOOL BUSINESS ADMINISTRATOR/ BOARD SECRETARY

JAMES J. DAIKER

SUPERINTENDENT

BERNARD WEISSER

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#### PREAMBLE

This Agreement entered into this day, September 1, 1988 by and between the Board of Education of the Township af Franklin, New Jersey, hereinofter called the "Board", and the Tawnship of Franklin Education Association, hereinafter called the "Association".

#### WITNESSETH:

WHEREAS, the members of the teoching profession are porticularly qualified to advise the farmulation of policies and programs designed to improve educational standards, and

WHEREAS, the 800rd has an abligation, pursuant to Chapter 123, Public Laws 1974, ta negatiote with the Association as the representative of employees hereinafter designated with respect to the terms and conditions of employment, and

WHEREAS, the porties have reoched certain understandings which they desire to confirm in this Agreement.

In consideration of the following mutual covenants, it is hereby ogreed as follows:

### ARTICLE 1 RECOGNITION

- A. The Board hereby recognizes the Association as the exclusive and sole representative for collective negotiation concerning the terms and conditions of employment for all full time certified professional personnel whether under contract, on leave, or emplayed by the Board, including:
  - 1. Classroom teachers
  - 2. Special teachers
  - 3. Librarians
  - 4. Nurses

- 5. Child Study Team Members
- 6. Head Teachers
- 7. Basic Skills Teachers
- B. But excluding principals, superintendent, school business administrator/board secretary, migrant education, tutors, substitutes, evening school personnel, teaching teacher aldes, and all non-certified employees.

### ARTICLE II NEGOTIATION PROCEDURE

- A. The parties agree to enter into collective negotiations over a successor agreement in accordance with (Chapter 123 Public Laws 1974) in a good-faith effort to reach agreement on oil motters cancerning the terms and conditions of teacher's employment. Such negotiations shall begin not later than October I of the colendar year preceding the calendar year in which this Agreement expires. Any Agreement so negotiated shall apply to all teachers, be reduced to writing, be signed by the Baard and the Association, and be adopted by the Board and the Association.
- B. During negotiation, the Board and the Association shall present relevant data, exchange points of view and make proposals and counter-proposals. The Board shall make available to the Association for inspection specific records and data of the Tawnship of Franklin School District as requested by the Association. As soon as compiled each year, the Board shall provide the Association with a complete tentative budget for the next fiscal year as well as preliminary budgetary proposals, requirements and allocations.
- C. Neither party in any negotiations shall have any control over the selection of the negatiating representatives of the other party. The parties mutually pledge that their representatives shall be clothed with all necessary power and authority to

make proposals, and counter proposals in the cause of negotiotions.

- D. 1. Representatives of the Board and the Association's negatioting committee may meet for the purpose of reviewing the administration of the Agreement, and to resolve problems that may arise. These meetings are not intended to bypass the grievance procedure.
  - 2. All meetings between the parties shall be regularly scheduled, whenever possible, to take place when the teachers invalved are from assigned instructional responsibilities, unless otherwise agreed.
- E. Except as this Agreement shall hereinofter otherwise provide, all terms and conditions of employment applicable on the effective date of this Agreement as established by the rules, regulations and/or policies of the Board in farce on said date, shall continue to be so applicable during the term of this Agreement.
- F. During the term of the Agreement neither porty shall be required to negotiate with respect to any such matter whether or not covered by this Agreement and whether or not within the knowledge or contemplation of either or both of the parties at the time they negotiated or executed this Agreement.
- G. This Agreement shall not be madified in whole or in part by the parties except by an instrument in writing duly executed by both parties.

### ARTICLE 111 GRIEVANCE PROCEDURE

#### A. Definitions

#### 1. Grievance

A grievonce is a claim by a teacher or the Association based upon the interpretation, application or violation

of this agreement, policies, or administrative decisions affecting the terms and conditions of a teacher or a group of teachers.

2. Aggrieved person

An "aggrieved person" is the person or persons, or the Association, making the claim.

3. Party in interest

A "party in interest" is the person or persons, at the Association making the claim and any person who might be required to take action or against whom action might be taken in order to resolve the claim.

4. Definition of Days

Days as referred in this agreement shall mean school attendance days, except as specifically referenced as calendar days.

#### B. Purpose

The purpose of this procedure is to secure, at the lawest passible level, equitable solutions to the problems which may from time to time orise affecting teachers. Both parties agree that these praceedings will be kept as informal and confidential as may be appropriate at any level of the procedure.

#### C. Procedure

#### IA Time Limits

Since it is important that grievances be pracessed os rapidly os possible, the number of doys indicated at each level should be cansidered as a maximum and every effort should be made to expedite the pracess. The time limits specified may, however, be extended by mutual agreement.

1B A grievance to be cansidered must be initiated by the person, persons or the Association within fifteen (15) days from the alleged grievance.

#### 2. Year end Grievances

In the event a grievance is filed at such time that it

cannot be processed through all the steps in this grievonce procedure by the end of the school year, and, if left unresolved until the beginning of the following school year, could result in Irreporable harm to a party in interest, the time limits set forth herein shall be reduced so that the grievance procedure may be exhausted prior to the end of the school year or as soon thereafter as is practicable.

#### 3. Level ane-Principal or Immediate Superior

A teacher with a grievance shall submit claim in writing on the approved form to his/her principal. The date of grievance filing shall be the date received by the principal.

#### 4. Level twa-Superintendent

If the aggrieved person is not satisfied with the disposition of his grievonce at Level One, or if no decision has been rendered within five (5) school days ofter the presentation of the grievance, he may refer it to the Superintendent of Schools.

#### 5. Level three—Board of Education

if the aggrieved person is not satisfied with the dispostion of his grievance at Level Two, or if no decision has been rendered within five (5) school days after the grievance was delivered to the superintendent, he may within five (5) school days after a decision by the superintendent ar ten (10) school days after the grievance was delivered to the superintendent, whichever is sooner, refer the grievance to the Board.

#### 6. Level four-Arbitration

 a. If the aggrieved person is not sotisfied with the disposition of his grievance of Level Three, or if no decision has been rendered within thirty-seven

- (37) calendar days after the grievance was delivered to the Board of Education, he may, within five (5) school days after a decision by the Board of Education or forty-two (42) colendar days after the grievance was delivered to the Board of Education, whichever is sooner, request in writing that the Association submit its grievance to orbitration. If the Association determines that the grievance is meritarious, it may submit the grievance to arbitration within fifteen (15) school days ofter receipt of a request by the aggrieved person.
- b. Within ten (10) school days after such written notice of submission to arbitratian, the Board and the Association shall attempt to agree upon a mutuolly occeptable arbitrator and shall obtain commitment from said arbitrator to serve. If the parties are unable to ogree upon an orbitrotor or to obtain such a commitment within the specified period, a request for a list of orbitrators may be made to the American Arbitration Association by either party. The parties shall then be bound by the rules and procedures of the American Arbitration Association in the selection of on orbitrator.
- c. The Arbitrotor so selected sholl confer with the representatives of the Board and the Association and hald hearings promptly and sholl issue his decisian not later than twenty (20) days from the dote of the close of the hearings or, if orol hearings have been walved, then from the dote the final statements and proofs on the issues are submitted to him. The arbitrotor's decision shall be in writing and sholl set forth his findings of fact, reosoning and conclusions on the issues submitted. The arbitrotor shall be without power or authority to make ony decision which requires the com-

mission of an oct pravided by low or which is violative of the terms of this Agreement. The decision of the arbitrator shall be submitted to the Board and the Association and shall be advisory.

- d. The costs for the services of the orbitrator, Including per diem expenses, if any, and actual and necessary travel, subsistence expenses and the cost of the hearing room shall be borne equally by the Board and the Association. Any other expenses incurred shall be poid by the party incurring same.
- 7. The term grievonce shall not apply to the following:
  - o. Any matter for which a review is prescribed by
  - Any rule ar regulation of the state commissioner of education
  - Any motter which occording to low is beyond the scope of board outhority.
  - d. A complaint by any non-tenure teacher who is not being re-employed.
  - A complaint by any certified personnel occozioned by appointment or lock of appointment to retention in office for which tenure is either not possible or not required.

#### D. Rights of Teachers to Representation

#### 1. Teocher and Association

Any aggrieved person may be represented at all stages of the grievance procedure by himself, or, of his option, by a representative selected or approved by the Association. When a teacher is not represented by the Association, the Association shall have the right to be present and to state its views at all stages of the grievance procedure.

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#### 2. Reprisals

No reprisals of any kind shall be taken by the Board or by any member of the administration against any party in interest, any representative, any member of the Association, or any other participant in the grievance procedure by reason of such participation.

#### E. Miscellaneaus

#### 1. Written Dacislans

Decisions rendered at Level One which are unsatisfactory to the aggrieved person and all decisions rendered at Levels Two, Three, and Four of the grievance procedure shall be in writing and a capy given to the aggrieved. Decisions rendered at Level Four shall be in accordance with the procedures set forth in Section C. Paragraph (6c) of this ARTICLE.

#### 2. Farms

Forms for filing grievances, serving notices, taking appeals, moking reports and recommendations, and other necessary documents shall be prepared jointly by the superintendent and the Association and given appropriate distribution as to facilitate operation of the grievance pracedure.

#### 3. Meetings and hearings

All meetings and hearings under this procedure shall not be conducted in public and shall include only such partles in interest and their designated or selected representatives, heretofore referred to in this ARTICLE.

### ARTICLE IV TEACHERS RIGHTS

A. Pursuont to Chapter 123, Public Laws 1974, the Board hereby agrees that every employee of the Board shall have the right freely to organize, join and suppart the Association and Its affiliates for the purpose of engaging in collective negatiations

and other concerted activities for mutual aid and protection. As a duly selected body exercising governmental power under color af the law of the State of New Jersey, the Board undertakes and agrees that it shall not directly or indirectly discourage or deprive or caerce any teacher in the enjoyment of any rights conferred by Chopter 123, Public Laws 1974, or other laws of New Jersey or the Constitution of New Jersey and the United States; that it shall not discriminate against any teacher with respect to hours, wages, or any terms or conditions of employment by reason of his membership in the Association and its affiliates, his participation in any activities of the Association and its affiliates, a collective negatiatians with the Board, of his institution of and grievance, camploint or proceeding under this Agreement or otherwise with respect to any terms or conditions of employment.

- Nothing contained herein shall be construed to deny or restrict to any teacher such rights as he may have under New Jersey School Laws.
- C. No teacher shall be disciplined, reprimonded, reduced in rank or compensation or deprived of any professional advantage without just couse.
- D. Nothing in this Article is intended to impair counseling that normally takes place between teacher and his school principal ar superintendent. Hawever, whenever principal ar superintendent requires a meeting with a teacher concerning that teacher's dismissal, salary, or transfer: (1) The teacher shall be given at least two days notice af the meeting; and the reason far holding the meeting; and (2) The teacher shall be entitled to have a TFEA representative present at the meeting. Should the TFEA representative be present, the meeting shall take place during the teacher's duty free time periad.

### ARTICLE V TEACHER ASSIGNMENT

A. 1. All teachers shall be given written notice of their tentative

- class and/ar subject assignments, and building assignments for the farthcoming year not later than April 30th of the current school year.
- In the event that changes in such schedules, class and/or subject assignments or building assignments are proposed after June 30, any teacher affected shall be natified by the Superintendent in writing.
- B. Definitions shall be as follows:
  - Assignment is defined as a grade level or specific subject area.
  - Transfer is defined as a change fram one building ta another with a possible change in assignment.
  - Vaconcy is defined as an unoccupied present position which exists after present staff transfers and/or reassignments have been made.
  - New Pasition is defined as one which increases the current number of teaching positions in the district ar which requires additional certification beyond a standard teacher's certificate.
- C. Teachers desiring a change of assignment for the following school year should submit a written request for consideration to the superintendent prior to March 30. Such requests shall be considered prior to the transfer and/or reassignment of any staff member. A request for a change of assignment or transfer shall be considered only for the year immediately following the school year in which it is requested.
- D. In the event a present position becomes vacant or a new pasition is established, such vacancy or new pasition will be posted in each school building and copies of the same shall be mailed to the Association President.
- E. An involuntary transfer or reassignment shall be made only after a camplete discussion between the teacher involved and

the superintendent and/ar principal at which time the teacher shall be notified of reason. In the event that a teacher objects to the transfer or reassignment, he shall, upon request, be given the apportunity to meet with the Superintendent and the Board Personnel Committee. The teacher may have an association representative at such meeting. The decision of the Board Personnel Committee shall be final.

- F. 1. Schedules of teachers who are assigned to more than one school shall be arranged so that no such teacher shall be required to engage in an unreasonable amount of interschaal travel. Such teachers shall be natified af any changes to their schedules as soon as practicable.
  - Teachers who may be required to use their awn automobiles in the performance of their duties and teachers who are assigned to more than one (1) school per day shall be reimbursed for all such travel at the rate of twenty-two and one-half (22.5) cents per mile.
- G. Special teachers schedules should be set by September 1.

#### ARTICLE VI TEACHER EVALUATION

- A. 1. The Board and the Association agree inosmuch as supervision and evaluation of teachers is a process in which those concerned are equally involved, that the responsibility lies upon the principal to see that it is done fairly (as per Board Policy Na. 4116.1 & 4116.2).
  - The teacher shall have the right, upon request, to review
    the content of his/her personnel file. The personnel file
    must be reviewed with the building principal. If the principal is unavoilable the superintendent may designate on
    afternate.
  - Whenever a file is reviewed, all porties present must sign and date it. Such signatures indicate that the parties have examined the contents of the file.

- 4. Within ten (10) warking days af natification, a teacher shall have the right to submit a written response to any information placed in his/her personnel file. Such response shall be filed in the personnel file.
- All information in the file, reviews and reports to the superintendent, shall be kept in utmost confidence.
- 6. Any written reprimand in a teacher's persannal file, upan written request by the teacher to the Superintendent, shall be removed from the file after five (5) years from the date of reprimand only if there has been no recurrence of this type of conduct or any additional reprimand.
- B. 1. Teachers shall be given a duplicate capy of an evaluation report. No such report shall be submitted to the central office or placed in a teacher's file without prior conference. (At such time, the teacher shall sign the evaluation and at his ar her aption, submit a written response). Should a teacher fail to keep an evaluation conference appaintment or refuse to sign such report, the report shall be filed.
  - Where a fating endangers increment or contract status, the teacher shall be natified af his/her status an ar about April 30.
- C. Any written complaint regarding a teacher made to the administration by a parent/guardian ar student shall be handled pursuant to Baard Regulation 5145.6, Student Grievance Pracedure. The teacher will be present at each step of the Grievance Pracedure and shall be entitled to have the TFEA building representative present, as an observer, at the meeting.

#### ARTICLE VII ASSOCIATION RIGHTS

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#### A. Use of School Buildings

The Association shall have the right to use school buildings at all reasonable hours for meetings, Prior approval from the

principal and/or board secretary shall be obtained. Application requests shall be made on approved form.

#### B. Bulletin Boards

The Association shall have, in each school building, use of a builtin board in each faculty lounge.

#### C. Mail Facilities

The Association shall have the right to use the inter-school moil facilities.

### ARTICLE VIII BOARD'S RIGHTS

The Board reserves to itself sale jurisdiction, outhority and respansibility over matters of palicy and retains the right, subject only to the limitations imposed by the language of this agreement, and Chapter 123, Public Laws of 1974:

- A. Ta direct employees of the school district;
- B. Ta hire, promote, transfer, ossign, and retain employees in positions in the school district for just cause, and to suspend, demote, discharge or take ather disciplinary oction against employees;
- To relieve employees from duty because of tock of work or for other legitimote reasons;
- D. Ta maintoin efficiency of the school district's operations entrusted to them;
- E. To determine the methods, means, and personnel by which such aperations are to be conducted; and
- F. To take whatever actions may be necessary to carry out the mission of the school district in situations of emergency.

### ARTICLE IX TEACHING HOURS AND TEACHING LOAD

A. The specific hours of the teacher workday shall be determined by the Board. The workday shall be defined as a maximum

af seven (7) haurs, inclusive af lunch. (Whenever a principal's staff meeting is necessary, the warkday shall be extended beyond this time.)

- Teachers shall have a duty-free lunch periad camparable to students' lunch periad.
  - Teachers may leave their bullding for legitimate reasons only during their duty free lunch period. Upon leaving they must sign out in the principal's affice and sign in upan returning. Teachers shall return to the building prior to the end of their duty free lunch period.
  - Effective November 14, 1988, each teacher af grodes one through six will receive four preparation periads per five (5) day instructional cycle.
- C. Effective September 1, 1989, the day immediately preceding Thanksgiving, Christmos Eve, and Good Friday will be one session days far teochers. Should Christmas Eve be on a Sunday or Monday, school will be in full session on the previous Friday. The last two (2) days of the school year will be one session days far students. Teochers, however, are required to be present during their regular school hours.
- Teachers are to attend PTA meetings and other educational functions,

### ARTICLE X SICK LEAVE

#### Definition

Slck leave is defined as obsence from post of duty because of personal disability due to illness ar injury, ar exclusion due to contagious disease ar quarantine.

#### A. Accumulative

All emplayees (teachars) shall be entitled to ten (10) sick leave days each school year os of the first afficial day of said

schaal year except part-time emplayees ar emplayees hired after September 1 whase sick days shall be praroted. Unused sick days shall be occumulated from year to year with na maximum limit.

#### B. Additional Sick Leave

In addition to sick leave granted in Article X-A, additional nonaccumulative sick leave will be granted ofter all accumulated sick leave is exhausted as follows:

- Two (2) days per year after five (5) cansecutive years of service.
- Five days per year after ten (10) consecutive years af service.
- C. A deduction of 1/20th of the monthly solory shall be made for each doy's absence after all sick leave doys have been exhausted.
- D. No charge against the employee's accumulative leave shall be made far any obsence where a deduction is made in his/her solary.
- E. After four (4) consecutive school doys of absence due ta personal illness, the superintendent shall require a dactor's certificate which will be presented to the building principal ar head teacher upon the doy of returning ta work.
- F. All obsence due to sickness shall be reported to the superintendent's office at least one hour prior to the opening of school,
- G. A written notice af every sick leave absence must be sent to the main office upon the day of returning to work so praper records of absence may be mointoined.

### ARTICLE XI TEMPORARY LEAVES OF ABSENCE

Employees shall be entitled to the following temporary non-accumulative leaves of obsence with full pay each year.

A. The Board of Education shall grant a maximum of eight (8) days leave per school year (not to be accumulated) to any full time employee as indicated below: Part time employees and those who begin employment after the start of the school year shall be granted days on a prorated basis as determined by the Superintendent.

Personal Leave—Four (4) doys moximum for religious, legal, household, family illness, (mother, father, spouse, child) or family motters which cannot be conducted outside the normal work day. Application to the building principal shall be made at least forty-eight (48) hours before the commencement of the requested leave except for family illness or an emergency approved by the Superintendent. Requests for leave shall include the reason for such request—religious, legal, household, family illness, or family motter. Requests for family illness will identify the name and relationship of the family member on whose beholf the request is made. No personal days will be granted on a day immediately prior to ar ofter a holiday or vocation period, except as approved by the Superintendent prior to the use of the personal day. A maximum of two personal leave days may be taken on consecutive workdays.

Death—Three (3) days moximum may be used for death of a member of the employee's family including—mother-in-low, fother-in-low, brother, sister, grandparent, grandchild, or any relative who has lived within the some household os the employee during the lost two years or more. Five (5) days maximum may be used for death of a member of the employee's immediate family to include mother, father, spause, child.

- B. Time necessory for opperionce in any legal proceeding connected with the employee's employment or with the school system if the employee is required by low to offend.
- C. Up to two (2) days per school year may be granted for educational visitations upon prior approval by the superintendent.

- D. The Board may at times request a teacher to visit and observe educational programs in other schools or institutions. In such a case the Board would incur all expenses.
- E. Other leaves of absence with pay may be granted by the Boord as provided by law.
- F. Any day taken before or after a holiday and Is not an excused day will be deducted.
- G. All absence due to temporary leaves of absence (this orticle) shall be reported to the superintendent's office at least one (1) hour prior to the opening of school, unless otherwise stated in this article.
- H. A Written notice of every absence under temporary leave must be sent to the main office upon the day of returning to work so proper recards of absence may be maintained.

### ARTICLE XII EXTENDED LEAVES OF ABSENCE

All extended leaves of absence shall be without pay.

- A. A leave of absence without pay for up to twa (2) years shall be granted to any teacher who joins the Peace Carps., Vista, National Teacher Corps., or serves as an exchange teacher or overseas teacher, and is a full time participant in either of such programs, or accepts a Fulbright Scholorship.
- B. A teacher on tenure shall be granted a leave of absence without pay far up to one (1) year to teach in an accredited college ar university.
  - (Applications for "A" and "B" above shall be made in writing to the superintendent na later than March 1 of the preceding school year in which said leave is desired. Any teacher on such leave shall notify the superintendent in writing na later than March 1 as to their intent to return the following school year.

C. Military leave without poy shall be granted to any teacher who is inducted in any branch of the armed forces of the United States for the period of said induction.

#### D. Childbirth

The Board shall grant maternity leave without pay to any teacher upon request, subject to the following stipulations and limitations.

- A non-tenure teacher shall be granted a leave during the duration of her contract.
- Moternity leave shall commence on the date requested by the teacher.
- No teacher shall be prevented from returning to work ofter childbirth solely on the ground that there has not been a time lopse between childbirth and the desired date of return.
- 4. The Board shall not remove any teacher from her duties during pregnancy unless the teacher connot produce a certificate from her physician that she is medically able to continue teaching. If the decision of her doctor is not acceptable by the Board she will be required to be examined by the school physician.
- The Board shall not discriminate against any person in violation of N.J.S.A. 10:5-1 et. seq. The Low Against Discrimination, nor in violation of the Constitutions of the State of New Jersey and of the United States.
- E. A teacher may apply for a leave of obsence, without pay, for one (1) year for any reason. The leave will be granted at the sale discretion of the Board.

### ARTICLE XIII MEDICAL BENEFITS AND INSURANCE PROTECTION

#### A. Hospital and Medical

The Boord agrees to enroll each teacher in the Blue Cross and Blue Shield of Greater Philodelphia and agrees to pay

100% individual coverage for Blue Cross, Blue Shield, Rider J, and Majar Medical, and 100% family caverage of same, where applicable. The emplayee may choose ta enroll in Washington Notional Insurance pragram as an aptian.

#### B. Prescription Plan

The Baard agrees ta enrall each teacher in a full prescription pragram to include family caverage where applicable. The program shall provide for two (2) dollars co-pay. The Board shall select the carrier.

#### C. Denial Plan

The Board agrees to pay the premium for a family dental plan for the recognized positions within this agreement. This premium shall not exceed twenty-four thousand dollars (\$24,000) each year of this agreement.

D. The medical benefits and insurance protection offorded under this article are limited to ane coverage per family. In instances where an employee and spause are both employed by the Board only one person will be enrolled in each respective plan at Board expense.

#### ARTICLE XIV SUBSTITUTES

- A. Special teachers will anly be placed to substitute in a classroom if an emergency situation arises, i.e. Teachers leaving school during session due to illness ar family emergency.
- B. When a special teacher is assigned to a class, the regular classroom teacher will use such time for preparation but will remain at least 5 minutes with the class and return at least 5 minutes before the end of the class such that the continuity of the schedule is maintained.

#### ARTICLE XV

#### PROFESSIONAL DEVELOPMENT AND EDUCATION IMPROVEMENT

A. The Board agrees to pay two hundred fifty dollars (\$250) maximum per year toward tuition and other expenses exclud-

ing travel, incurred in connection with groduate or undergraduate course work token at a recagnized callege or university with prior approval by the superintendent. An approved caurse is a course in the teacher's field and can include courses in the teocher's specialty area such os educotional methods and humanities.

B. A teacher must obtain a "C" or better in the course to receive reimbursement, Reimbursement will be paid after the next regular board meeting upon submission of grade and payment vaucher.

#### ARTICLE XVI SCHOOL CALENDAR — TEACHERS WORK YEAR

- A. The Superintendent will meet with the Township of Franklin Education Association in regord to the school colendor.
- B. The date far said meeting shall be scheduled by the Association President and Superintendent in writing.
- C. The teacher wark year shall not exceed ane hundred eighty-four (184) days. The New Jersey Education Convention days shall not be work days.

### ARTICLE XVII

A. 1. The salories of all teachers covered by this Agreement ore set forth in Schedule A, B, C which are attached hereto and mode a part hereof.

Salary increases proposed under this agreement shall be bosed upon the 1987-1988 salary base of \$2,337,606:

1988-1989 1989-1990 1990-1991 8.5% 8.30% 8.0%

The Baord is granted the right to designate student instructional and naninstructional time at its sale discretion within the parameter of the defined workday for teachers.

Hawever, such designation of time shall not infringe upan negatioted teacher preparation time or duty free lunch time. The number of student instructional minutes shall not exceed 1400 minutes per teacher for each five (5) day instructional cycle.

- B. 1. Teachers may individually elect to have ten (10) per cent of their monthly salary deducted from their pay. These funds shall be paid to the teacher on July 15 and August 15.
  - All teachers will be paid according to Schedule "A" and Schedule "B", or Schedule "C" respectively.
  - Paydoys will be on the 15th and 30th doy of every month
    —if poyday falls on Saturday, Sunday, or holidoy during
    o school recess, checks will be distributed on lost working
    day before.
- C. Due to the differences in teaching techniques, there are certain moterials a teacher may need to develop lessons to their fullest. Teachers desiring such materials should submit their requests in duplicate to the Superintendent through their immediate superior.
- D. The Board shall credit a full year teaching experience to teachers initially hired after June 30, 1988 who are employed for ninety-three (93) or more consecutive workdoys af a schaal year. Unpaid leave of absence days shall not qualify as consecutive workdays.
- E. Head Teochers shall be paid a stipend of four hundred fifty dollars (\$450) in addition to their solary for each year of this agreement.
- F. Teacher participation in bedside instruction shall be compensated at the rate of \$10 per instructional hour. Volunteers shall be solicited prior to making an assignment. Travel reimbursement shall not be paid for expenses incurred in providing bedside instruction.

### ARTICLE XVIII RETIREMENT PLAN

Upon terminating employment from the Tawnship of Franklin School System after twenty (20) ar more years continuous service within the system, the teacher shall be poid \$17.50 per diem, at the time of severance from the system. Pay shall be determined by the total accumulated sick leave of the teacher at the time of severance.

The teacher, in order to be eligible for this benefit, must notify the Board prior to October 1 of the preceding school year of when he/she plans to retire. An individual shall collect this benefit only once.

The maximum amount of payment by the Board to a terminated employee shall be \$2,500.00.

### ARTICLE XIX REPRESENTATION FEE

"If an employee daes not become a member of the Association during any membership year commencing with the first day of September of any calendar year which is covered in whole or in part by this agreement, said employee will be required to pay a representation fee to the Association for that membership year. The purpose of this fee will be to offset the employee's per capito cost of services rendered by the Association as the majority representative. Monles received from this fee con only be utilized to offset these services and not for any other purpose. The Associotion will notify the Boord of Education, in writing, of the amount of the regular membership dues, initiation fees, and assessments charged by the Association to its own members for that membership year. The representation fee to be paid by nan-members will be equal to 85% of that omount. Upon receipt of the list of non-members from the Association the Board will commence deductions from the salories of such employees in occordance with the agreed 85% fee as noted above. The Board will deduct the representation fee in equal installments, as nearly as passible, as determined by the School Business Administrator/Board Secretary from the paychecks poid to each employee on the aforesaid list during the remainder of the membership year in question. The deductions will begin with the first paycheck received following a 30 day calendar period after receipt af the list from the Association.

On the day an emplayee terminates his/her employment the employee's responsibility to poy a representation fee/agency shop fee shall terminate. The Association agrees to indemnify, and save and hold harmless the Board of Education against any and all liabilities or actions which may arise by reason of any action taken by the Board in compliance with the provisions of this article or in reliance upon or interpretation of the provisions of this orticle by the Board of Education. The Board of Education agrees to give the Association natice in writing of any claim, demand, suit, ar other farm of action or liability that may arise and said notice shall be sent to the Association President by registered mail, return receipt requested. If the Association folls to hold the Board harmless, save the Board and indemnify the Board fram any such actions, the Association shall automatically forfeit its agency shop dues deduction privilege."

### ARTICLE XX DURATION OF AGREEMENT

#### A. Duration Period

This agreement shall be effective for the period September 1, 1988 through June 30, 1991. The Association's right to negotiate a successor agreement is recognized and negotiations shall commence no later than October 1, 1990 under procedures as defined in Article II. This agreement shall not

be extended arally and it is expressly understood that it shall expire on the date above stated.

#### B. Status of Incorporation

In witness whereof the parties have caused this Agreement to be signed by their respective Presidents, attested by their respective Secretories, and Negatiatians Chairpersons, and their carporate seals to be placed hereon, and to be in affect an the day and year in paragraph A obave.

#### TOWNSHIP OF FRANKLIN BOARD OF EDUCATION

By Negotiations Chairperson Coll Date 9/21/88 TOWNSHIP OF FRANKLIN EDUCATION ASSOCIATION By President Source Figle Date 9/20/88
By Secretary Donna Paraska Dote 9/20/88

By Negatiotions Chairperson Desput Lato Date 9/20/88

TOWNSHIP OF FRANKLIN PUBLIC SCHOOLS
1988-1989 Salary Guide

# Schedule A

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34,000	32,060*	31,660	30,000	28,620	27,320	26,000	24,620	23,420	22,420	21,500	21,000	ВА
34,600	32,660*	32,260	30,600	29,220	27,920	26,600	25,220	24,020	23,020	22,100	21,600	BA+
35,500	33,560* 35,500**	33,160	31,500	30,120	28,820	27,500	26,120	24,920	23,920	23,000	22,500	MA
36,100	34,160*	33,760	32,100	30,720	29,420	28,100	26,720	25,520	24,520	23,600	23,100	MA+30
36,700	34,760* 36,700*	34,360	32,700	31,320	30,020	28,700	27,320	26,120	25,120	24,200	23,700	Doctorate
	•				Po	18e	30					•

\*Salary to be paid September-January

\*\*Salary to be paid February-June

TOWNSHIP OF FRANKLIN PUBLIC SCHOOLS 1989-1990 Salary Guide

A 22,200 B 22,740 C 23,280 D 24,280 E 25,360 F 26,660 G 28,160 H 29,480 J 32,480	+	WA	MA+30	Doctorate
B 22,740 C 23,280 D 24,280 E 25,360 F 26,660 G 28,160 H 29,480 I 31,000 J 32,480	800	23,700	24,300	24,900
C 23,280 D 24,280 E 25,360 F 26,660 G 28,160 H 29,480 I 31,000 J 32,480	340	24,240	24,840	25,440
D 24,280 F 25,360 G 28,160 H 29,480 I 31,000 J 32,480	880	24,780	25,380	25,980
F 25,360 F 26,660 G 28,160 H 29,480 I 31,000 J 32,480	880	25,780	26,380	26,980
F 26,660 G 28,160 H 29,480 I 31,000 J 32,480	096	26,860	27,460	28,060
	260	28,160	28,760	29,360
	760	29,660	30,260	30,860
	080	30,980	31,580	32,180
•	009	32,500	33,100	33,700
	080	33,980	34,580	35,180
K1 33,920 34,520 36,180** 36,780	34,520* 36,780**	35,420* 37,680**	36,020* 38,280**	36,620* 38,880**
K2 36,180 36,780	780	37,680	38,280	38,880

\*Salary to be paid September-January
\*\*Salary to be paid February-June

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38,000	35,240* 38,000**	33,880	31,900	30,500	28,880	27,460	26,300	25,220	24,620	24,040	23,500	BA	
38,600	35,840* 38,600**	34,480	32,500	31,100	29,480	28,060	26,900	25,820	25,220	24,640	24,100	84+	Sc.
39,500	36,740* 39,500**	35,380	33,400	32,000	30,380	28,960	27,800	26,720	26,120	25,540	25,000	X A	Schedule C
40,100	37,340* 40,100**	35,980	34,000	32,600	30,980	29,560	28,400	27,320	26,720	26,140	25,600	MA+30	
40,700	37,940* 40,700*	36,580	34,600	33,200	31,580	30,160	29,000	27,920	27,320	26,740	26,200	Doctorate	
	*				P	oge	32					•	

\*Salary to be paid September-January
\*\*Salary to be paid February-June